



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/757,828	01/11/2001	David M. Szum	P 273739	1573
43569	7590	07/12/2004	D807-CIP-III-CON	
MAYER, BROWN, ROWE & MAW LLP 1909 K STREET, N.W. WASHINGTON, DC 20006			EXAMINER	
			LEE, JOHN D	
			ART UNIT	PAPER NUMBER
			2874	

DATE MAILED: 07/12/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

09/757,828

APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
---------------------------------	-------------	---	---------------------

EXAMINER

ART UNIT

PAPER

0704

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

The present application is involved in interference proceedings with U.S. Patent 6,014,488, as is commonly owned copending application 09/757,533. In both cases, the anticipated count of the interference proceedings is claim 1 of U.S. Patent 6,014,488. This claim was copied from the Patent in each of the commonly owned applications. All claims in both copending applications correspond to the interference count, even though the wording is slightly different. If there were no interference proceeding, a double patenting situation would clearly exist between the two copending applications. It has therefore been decided to suspend prosecution in the present application (until conclusion of the interference proceedings) in favor of copending application 09/757,533. This will reduce the complexity of the proceedings and thus expedite the interference. The issue of double patenting will be re-visited upon the termination of the interference proceedings. Therefore.....PROSECUTION IS HEREBY SUSPENDED IN THE PRESENT APPLICATION UNTIL FURTHER NOTICE.

John D. Lee
John D. Lee
Primary Examiner
Art Unit: 2874